

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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SERIAL NUMBER FIL	ING DATE	FIRST NAMED INV	ENTOR	1	ATTORNEY DOCKET NO.	
08/407,595	02/23/95	CABRERA GARR	IDO	J	7723/0A975	
DARBY & DARB 805 THIRD AV NEW YORK NY	ENUE	12M1/1031	DATI	ART UNIT 1207 E MAILED:	PAPER NUMBER 10/31/95	
This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS						
This application has been A shortened statutory period for Fallure to respond within the portant I THE FOLLOWING AT	or response to this active eriod for response will	cause the application to be	month(s),3(days from	This action is made final.	
3. Notice of Art Cited t	es Cited by Examiner, by Applicant, PTO-144 to Effect Drawing Cha	9.			ent Drawing Review, PTO-948. Application, PTO-152.	
Part II ŞUMMARY OF ACTI	ION					
1. Claims /- 20					are pending in the application.	
Of the above, cla	aims			are	withdrawn from consideration.	
2. Claims					have been cancelled.	
3. Claims					_ are allowed.	
4. Claims	<u> </u>				_ are rejected.	
5. Claims	~			·	are objected to.	
6. Claims 1-20			are subje	ect to restriction	or election requirement.	
7. This application has been filed with informal drawings under 37 C.F.R. 1.85 which are acceptable for examination purposes.						
8. Formal drawings are re	equired in response to	this Office action.				
9. The corrected or substitute drawings have been received on Under 37 C.F.R. 1.84 these drawings are acceptable; not acceptable (see explanation or Notice of Draftsman's Patent Drawing Review, PTO-948).						
10. The proposed addition examiner; disappro			has	(have) been l	□approved by the	
11. The proposed drawing correction, filed, has been approved; disapproved (see explanation).						
Acknowledgement is made of the claim for priority under 35 U.S.C. 119. The certified copy has been received not been received been filled in parent application, serial no; filled on						
	Since this application apppears to be in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.					
14. Other						

1.

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Art Unit: 1207

Part III DETAILED ACTION

Election/Restriction

1. This application contains claims directed to the following patentably distinct species of the claimed invention: polydocanol, sodium tetradecyl sulfate, and hypertonic glucostated or glucosaline solution.

Applicant is required under 35 U.S.C. § 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, sclerosing agent is generic.

This application also contains claims directed to the following patentably distinct species of the claimed invention: chromate glycerol, ethanolamine oleate, sodium morrhuate, and any iodate solution.

Applicant is required under 35 U.S.C. § 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, injectable microfoam is generic.

This application additionally contains claims directed to the following patentably distinct species of the claimed invention: phlebology, esophageal varices, proctology, and angiology.

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Applicant is required under 35 U.S.C. § 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, therapeutic uses is generic.

Applicant is advised that a response to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 C.F.R. § 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. M.P.E.P. § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. § 103 of the other invention.

2. A telephone call was made to Mr. Joseph B. Lerch on October 27, 1995 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.

Art Unit: 1207

3. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 C.F.R. § 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 C.F.R. § 1.48(b) and by the fee required under 37 C.F.R. § 1.17(h).

4.

Crystal Mall 1 Fax Center

A facsimile center has been established in Crystal Mall 1, rooms 4E18 and 3C10. The hours of operation are Monday through Friday, 8:45 AM to 4:45 PM. The telecopier numbers for accessing the facsimile machine are (703)308-4734 and (703) 308-4556. The new location should be used in all instances when faxing any correspondence to Group 120. Use of the new Crystal Mall 1 center will facilitate rapid delivery of materials to the Group. The faxing of all papers must conform with the notice published in the Official Gazette, 1096 O.G. 30 (November 15, 1989).

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael A. Williamson whose telephone number is (703) 308-1235.

JÄMES J. SEIDLECK SUPERVISORY PATENT EXAMINER GROUP 1200

Williamson951030 October 30, 1995